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Attorney for Plaintiffs

UNITED STATES DISTRICT COURT

FOR DISTRICT OF NORTHERN CALIFORNIA

MING-GUI LI, CHI-POE HSUEH, KING  
 KENUNG LAM, GUAN YU LI, YEN  
 SHIUNG HUANG

Plaintiffs,

vs.

OKRA Inc., dba CAFE OPHELIA, HSIU YUN  
 HUANG, does 1-10

Defendants

Case No.: C07-5731 PVT

PLAINTIFFS' SECOND MOTION TO  
 CONTINUE THE DEADLINE TO FILE THE  
 MOTION FOR LEAVE TO AMEND  
 COMPLAINT

Pursuant to Civil Local Rule 6-3, Plaintiffs move to continue the current deadline to file motion for leave to file the amended complaint as follows:

1. On May 7, 2008, this Court continued the deadline to file the motion for lave to amend the Complaint to June 30, 2008.
2. Plaintiffs counsel has calendared the date and planed his schedule accordingly.
3. However, in another case Balarezo v. Nth Connect Telecom Inc. (C07-05243 JF(PVT)) where Plaintiffs' counsel filed a motion to compel defendants there to produce documents concerning all putative class members in that case. The hearing was scheduled on July 1, 2008, but Defendants there unexpectedly filed an unauthorized Sure-Reply on June 25, 2008. As such Plaintiffs counsel was forced to spend much of the later part of the last week and this past weekend to draft a response. This unexpected task has taken up the time origninally planned for this matter.

1           4.       While Plaintiffs' counsel has tried to meet the deadline to file the motion for leave  
2 to amend by the midnight tonight; it seems unlikely that he would be able to do so.

3           5.       As such, Plaintiffs' counsel hereby respectfully requests a one-day continuance to  
4 allow Plaintiffs file the motion for leave to amend by July 1, 2008.

5           I declare under the penalty of perjury under the laws of the United States that the  
6 foregoing is true and accurate.

7 DATED: June 30, 2008

By: /s/ Adam Wang  
ADAM WANG  
Attorneys for Plaintiffs